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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/001,430	10/31/2001	Roland M. Hochmuth	10017761-1	2418
T590 07/09/2007  L. Joy Griebenow - HEWLETT-PACKARD COMPANY Intellectual Property Administration			EXAMINER	
			YANG, RYAN R	
	P.O. BOX 272400 FORT COLLINS, CO 80527-2400		ART UNIT	PAPER NUMBER
	,	•	2628	
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			07/09/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	10/001,430	HOCHMUTH ET AL.			
Office Action Summary	Examiner	Art Unit			
	Ryan R. Yang	2628			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (8) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w  - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tim within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	ely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).			
Status	, ,				
1) Responsive to communication(s) filed on 4/23/	<u> 2007.</u>	•			
·	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims					
4) ☐ Claim(s) 19-25 and 34-39 is/are pending in the 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 19-25,34-39 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) accomplicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Example 1.	epted or b) objected to by the lidenation of the lidenation of the lidenation of the drawing (s) is object to be set of the drawing (s) is object of the drawing	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>					
Attachment(s)  1) Notice of References Cited (PTO-892)	4) 🔲 Interview Summary				
<ul> <li>2) Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)</li> <li>Paper No(s)/Mail Date</li> </ul>	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate atent Application (PTO-152)			

#### **DETAILED ACTION**

This action is responsive to communications: Amendment, filed on 4/23/2007.
 This action is non-final.

- 2. Claims 19-25 and 34-39 are pending in this application. Claims 19 and 34 are independent claims. In the Amendment, filed 4/23/2007, claims 34-39 were added.
- 3. The present title of the invention is "System and method for communicating graphics image data over a communication network" as filed originally.

## Claim Rejections - 35 USC § 102

- 4. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 5. Claims 19-25 and 34-39 are rejected under 35 U.S.C. 102(e) as being anticipated by Emerson et al. (US 6,664,969).

As per claim 19, Emerson et al, hereinafter Emerson, discloses a method of transmitting graphics image data over a communication network, comprising:

comparing graphics image data of a new image for a particular destination device of a plurality of destination devices with graphics image data of a previous image for particular destination device stored in a frame buffer of a graphics adapter remote from said particular destination device ("the processor 100 may periodically read the video graphics data from the frame buffer 114a in order to determine whether the data has changed. If the data has changed, the processor 100 will compress the video graphics data and transmit the data to the remote console C via one of the communications devices", column 6, line 16-21);

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selecting blocks of graphics image data of new image that are different from corresponding blocks of graphics image data of previous image ("Each block is periodically monitored for changes by calculating a hash code and storing the code in a hash code table. When the hash code changes, the block is transmitted to the remote console", Abstract, line 5-8); and

formatting, by said graphics adapter, said selected blocks of graphics image data of said new image into a plurality of packets for transmission by a network interface of said graphics adapter over said communication network ("processing continues at step 554 where the transmit buffer is developed into a transmit packet and transmitted to the remote console C via the modem 112a or NIC 110", column 15, line 48-50).

- 6. Regarding claim 20, Emerson discloses that transmitting plurality of packets to said particular destination device over said communication network (Figure 3, item 110 and 112A are communication networks).
- 7. Regarding claim 21, Emerson discloses that compressing said selected blocks of graphics image data prior to formatting selected blocks of graphics image data (Figure 6; "A pixel block 200 is first converted to a 6-bit color pixel block 208, as noted above. Then the 6-bit color pixel block 208 may be compressed by a compression function 210 and temporarily stored in a transmit buffer 212. At least at the end of each row, a transmit packet 214 is developed having a conventional header and footer as required by the particular network transport scheme", column 9, line 12-18).
- 8. Regarding claims 22-23, Emerson discloses that adding identification information identifying selected blocks to plurality of packets and identification information

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comprises block numbers for selected blocks ("At least at the end of each row, a transmit packet 214 is developed having a conventional header and footer as required by the particular network transport scheme", column 9, line 15-18).

- 9. Regarding Claim 24, Emerson demonstrated all the elements as disclosed in the rejected claim 22, and further discloses an identification information comprises coordinate information for a plurality of corners of said selected blocks ("One example of marking surrounding pixels blocks is illustrated in FIG. 11B. A changed pixel block 200 was located at row 4, column 4", column 14, line 12-14)
- 10. Regarding claim 25, Emerson demonstrated all the elements as disclosed in the rejected claim 20, and further discloses waiting for a request for graphics image data from said particular destination device ("The remote console C communicates its ability to interpret the special commands before the remote management board 50 will send graphics data", column 10, line 14-17).
- 11. Regarding claims 34-39, Emerson discloses a graphics processing system (Figure 3) with all the similar to claims 19-22 and 24-25 respectively, therefore are rejected as claims 19-22 and 24-25 respectively.

#### Response to Arguments/Amendments

12. Applicant's arguments with respect to claims 19-25 have been considered but are most in view of the new ground(s) of rejection.

#### Conclusion

13. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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### Inquiries

14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ryan R. Yang whose telephone number is (571) 272-7666. The examiner can normally be reached on M-F 8:30AM-5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Razavi can be reached on (571) 272-7664. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ryan Yang Ryan Yang Primary Examiner June 29, 2007